	1 2 3 4 5	Case 09-14814-gwz Doc 460 Entered 09/03/09 06:22:03 Page 1 of 8  Entered on Docket September 03, 2009  Hon. Linda B. Riegle United States Bankruptcy Judge						
_	6							
	7							
	8	James I. Stang, Esq. (CA Bar No. 94435) Shirley S. Cho, Esq. (CA Bar No. 192616) Werner Disse, Esq. (CA Bar No. 143458) PACHULSKI STANG ZIEHL & JONES LLP 10100 Santa Monica Blvd., 11th Floor						
	9							
	10							
6	11	Los Angeles, California 90067-4100						
2-116	12	Telephone: 310/277-6910 Facsimile: 310/201-0760						
VS Suite 104 01 (702) 382-1169	13	Email: jstang@pszjlaw.com scho@pszjlaw.com						
N & STEPHENS Center Blvd., Suite 104 as, Nevada 89101 \$2-1170 Fax: (702) 38	14	wdisse@pszjlaw.com						
SINO Center Blvd., Sui Vegas, Nevada 89101 (7) 382-1170 Fax: (7)	15	Zachariah Larson, Esq. (NV Bar No. 7787)						
ON & ST o Center gas, Nev 382-1170	16	LARSON & STEPHENS 810 S. Casino Center Blvd., Ste. 104						
SSO vino (Veg	17	Las Vegas, NV 89101 Telephone: 702/382.1170						
LAI 10 S. Cas Las Tel: (70	18	Facsimile: 702/382.1169 Email: zlarson@lslawnv.com Attorneys for Debtors and Debtors in Possession						
810 T	19							
	20	UNITED STATES BANKRUPTCY COURT						
	21	DISTRICT OF NEVADA						
	22	In re: Case No.: BK-S-09-14814-LBR						
	23	(Jointly Administered)						
	24	<sup>1</sup> The Debtors in these cases, along with their case numbers are: Heritage Land Company, LLC (Case No. 09-14778); The Rhodes Companies, LLC (Case No. 09-14814); Tribes Holdings, LLC (Case No. 09-14817); Apache Framing, LLC (Case No. 09-14818); Geronimo Plumbing LLC (Case No. 09-14820); Gung-Ho Concrete LLC (Case						
	25							
	26	No. 09-14822); Bravo, Inc. (Case No. 09-14825); Elkhorn Partners, A Nevada Limited Partnership (Case No. 09-14828); Six Feathers Holdings, LLC (Case No. 09-14833); Elkhorn Investments, Inc. (Case No. 09-14837); Jarupa,						
	27	LLC (Case No. 09-14839); Rhodes Realty, Inc. (Case No. 09-14841); C & J Holdings, Inc. (Case No. 09-14843); Rhodes Ranch General Partnership (Case No. 09-14844); Rhodes Design and Development Corporation (Case No. 09-14846); Parcel 20, LLC (Case No. 09-14848); Tuscany Acquisitions IV, LLC (Case No. 09-14849); Tuscany Acquisitions III, LLC (Case No. 09-14852); Tuscany Acquisitions, LLC (Case No. 09-14853); Rhodes Ranch Golf Country Club, LLC (Case No. 09-14854); Overflow, LP (Case No. 09-14856); Wallboard, LP (Case No. 09-14858); Jackknife, LP (Case No. 09-14860); Batcave, LP						
	28							

73203-002\DOCS\_LA:205749.1

73203-002\DOCS LA:205749.1

Las Vegas, Nevada 89101 Tel: (702) 382-1170 Fax: (702) 382-1169

810 S. Casino Center Blvd., Suite 104

LARSON & STEPHENS

810 S. Casino Center Blvd., Suite 104

Las Vegas, Nevada 89101

LARSON & STEPHENS

1

2

3

4

5

6

7

8

9

**ORDERED** that the Stipulation Among Debtors and Wells Fargo Bank, National Association, as Agent, Authorizing Agent to File Consolidated Proofs of Claim on Behalf of Itself and the Second Lien Lenders, attached hereto as Exhibit A, is approved;

**ORDERED** that the Agent is authorized to file the Consolidated Proofs of Claim on behalf of itself and the Second Lien Lenders against the Debtors and the Consolidated Proofs of Claim shall be deemed valid proofs of claim against each Debtor obligated under or with respect to the Second Lien Credit Agreement *nunc pro tunc* to the execution date of the Stipulation;

**ORDERED** that this Court shall retain jurisdiction to hear and determine all matters arising from the implementation of this Order.

#### APPROVED AS TO FORM AND CONTENT:

DATED this 26 day of August 2009.

UNITED STATES TRUSTEE

August B. Landis

Office of the United States Trustee

300 Las Vegas Blvd. S., Ste. 4300

Las Vegas, NV 89101

Submitted by:

DATED this 28th day of August 2009.

By: /s/Zachariah Larson

LARSON & STEPHENS

Zachariah Larson, Esq. (NV Bar No 7787)

Kyle O. Stephens, Esq. (NV Bar No. 7928)

810 S. Casino Center Blvd., Ste. 104

Las Vegas, NV 89101

(702) 382-1170 (Telephone)

(702) 382-1169 23

zlarson@lslawnv.com

24 Attorneys for Debtors

25 26

21

22

27

28

# **EXHIBIT A**

				5
				5 6 7 8 9
				7
				8
				9
				10
		Las Vegas, Nevada 89101	1169	11
	104		382-	12
2	Suite		(702)	12 13
LAKSON & STEPHENS	lvd.,		Tel: (702) 382-1170 Fax: (702) 382-1169	14
X VIE	nter B		1170	15
ONO	no Cel		382-	14 15 16 17 18
LAK	Casi		(702)	17
(	810 S.		Tel:	18
				19
				20
				21
				22
				23
				20 21 22 23 24 25
				25

73203-002\DOCS\_LA:205749.1

23

24

25

26

27

28

810 S. Casino Center Blvd., Suite 104

LARSON & STEPHENS

1 James I. Stang, Esq. (CA Bar No. 94435) Shirley S. Cho, Esq. (CA Bar No. 192616) 2 Werner Disse, Esq. (CA Bar No. 143458) PACHULSKI STANG ZIEHL & JONES LLP 3 10100 Santa Monica Blvd., 11th Floor Los Angeles, California 90067-4100 4 Telephone: 310/277-6910 5 Facsimile: 310/201-0760 Email: jstang@pszjlaw.com 6 scho@pszjlaw.com wdisse@pszjlaw.com 7 Zachariah Larson, Esq. (NV Bar No. 7787) 8 LARSON & STEPHENS 9 810 S. Casino Center Blvd., Ste. 104 Las Vegas, NV 89101 10 Telephone: 702/382.1170 Facsimile: 702/382.1169 11 Email: zlarson@lslawnv.com Attorneys for Debtors and Debtors in Possession 12

#### UNITED STATES BANKRUPTCY COURT

#### **DISTRICT OF NEVADA**

15	In re:	Case No.: BK-S-09-14814-LBR (Jointly Administered)
16	THE RHODES COMPANIES, LLC, aka "Rhodes Homes," et al., <sup>1</sup>	(Johnly Administered)
17	"Rhodes Homes," et al.,	Chapter 11
18	Debtors.	
19	Affects:  All Debtors  Affects the following Debtor(s):	Hearing Date: August 28, 2009 Hearing Time: 1:30 p.m. Courtroom 1
20		

<sup>&</sup>lt;sup>1</sup> The Debtors in these cases, along with their case numbers are: Heritage Land Company, LLC (Case No. 09-14778); The Rhodes Companies, LLC (Case No. 09-14814); Tribes Holdings, LLC (Case No. 09-14817); Apache Framing, LLC (Case No. 09-14818); Geronimo Plumbing LLC (Case No. 09-14820); Gung-Ho Concrete LLC (Case No. 09-14822); Bravo, Inc. (Case No. 09-14825); Elkhorn Partners, A Nevada Limited Partnership (Case No. 09-14828); Six Feathers Holdings, LLC (Case No. 09-14833); Elkhorn Investments, Inc. (Case No. 09-14837); Jarupa, LLC (Case No. 09-14839); Rhodes Realty, Inc. (Case No. 09-14841); C & J Holdings, Inc. (Case No. 09-14843); Rhodes Ranch General Partnership (Case No. 09-14844); Rhodes Design and Development Corporation (Case No. 09-14846); Parcel 20, LLC (Case No. 09-14848); Tuscany Acquisitions IV, LLC (Case No. 09-14849); Tuscany Acquisitions III, LLC (Case No. 09-14850); Tuscany Acquisitions II, LLC (Case No. 09-14852); Tuscany Acquisitions, LLC (Case No. 09-14853); Rhodes Ranch Golf Country Club, LLC (Case No. 09-14854); Overflow, LP (Case No. 09-14856); Wallboard, LP (Case No. 09-14858); Jackknife, LP (Case No. 09-14860); Batcave, LP (Case No. 09-14861); Chalkline, LP (Case No. 09-14862); Glynda, LP (Case No. 09-14865); Tick, LP (Case No. 09-14866); Rhodes Arizona Properties, LLC (Case No. 09-14868); Rhodes Homes Arizona, L.L.C. (Case No. 09-14882); Tuscany Golf Country Club, LLC (Case No. 09-14884); and Pinnacle Grading, LLC (Case No. 09-14887).

## STIPULATION AMONG DEBTORS AND WELLS FARGO BANK, NATIONAL ASSOCIATION, AS AGENT, AUTHORIZING AGENT TO FILE CONSOLIDATED PROOFS OF CLAIM ON BEHALF OF ITSELF AND THE SECOND LIEN LENDERS

The above-captioned debtors and debtors in possession (collectively, the "Debtors") and Wells Fargo Bank, National Association, as successor administrative and collateral agent (the "Agent") under that certain Credit Agreement dated November 21, 2005 (as may have been amended from time to time, the "Second Lien Credit Agreement"), providing for a second lien senior secured credit facility in the original principal amount of \$70 million, by and through their respective undersigned counsel, enter into this stipulation (the "Stipulation") authorizing the Agent to file consolidated proofs of claim on behalf of itself and the holders of the second lien loans (the "Second Lien Lenders") against the Debtors, for the reasons and on the terms and conditions set forth below:

### **RECITALS**

- A. On either March 31, 2009 or April, 1, 2009 (collectively, the "Petition Date"), the Debtors each filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"). Pursuant to an order of the Court, the Debtors' chapter 11 cases are being jointly administered.
- B. On April 10, 2009, the Court entered the *Order Authorizing Joint Administration* of Related Chapter 11 Cases and Setting Single Bar Date and Meeting of Creditors [Docket No. 128], fixing May 7, 2009 as the date of the meeting of creditors for all Debtors in these cases. Pursuant to that Notice of Chapter 11 Bankruptcy Case, Meeting of Creditors, and Deadlines, 90 days after the date first set at the meeting of creditors, was set as the bar date for filing general unsecured claims in these chapter 11 cases, or August 5, 2009.
- C. The Debtors are parties to the Second Lien Credit Agreement. The Agent, on behalf of itself and the Second Lien Lenders, asserts that the Debtors are indebted to the Second

2.5

- D. On July 30, 2009, the Agent filed consolidated proofs of claim against each of the Debtors for all obligations due under the Second Lien Credit Agreement and related documents.
- E. At the Agent's request, the Debtors have agreed that the Agent may file consolidated proofs of claim on behalf of itself and the Second Lien Lenders against the Debtors.

**NOW, THEREFORE**, it is hereby stipulated and agreed by and between the parties to this Stipulation, through their undersigned counsel, that:

- 1. To eliminate duplication and minimize costs, the Debtors hereby agree that the Agent may file consolidated proofs of claim on behalf of itself and the Second Lien Lenders against each of the Debtors; provided, however, that nothing contained herein shall affect the right of any Second Lien Lender to file its own proof(s) of claim or to separately vote the amount of its respective claim(s) based upon its holdings under the Second Lien Credit Agreement with respect to any chapter 11 plan for which solicitation of acceptances may be sought in these chapter 11 cases.
- 2. The filing by the Agent of the consolidated proofs of claim in accordance with <a href="mailto:paragraph 1">paragraph 1</a> hereof shall be deemed valid proofs of claim against each of the Debtors filed by the Agent and each of the Second Lien Lenders under the Second Lien Credit Agreement.
- 3. The Agent shall not be required to file with its proof of claim any instruments, agreements, notes or other documents (collectively, the "<u>Documents</u>") evidencing the amounts due under the Second Lien Credit Agreement; <u>provided</u>, <u>that</u>, upon reasonable written request, the Agent shall make copies of the Documents available to parties in interest.
- 4. The terms and provisions of this Stipulation shall be binding upon the Debtors and any successors in interest and assigns, including, without limitation, any trustee.

- 5. To the extent that the Court denies approval of this Stipulation, the Debtors agree to provide each of the Second Lien Lenders with an extension of time to file proofs of claim through and including the 30th day after the date of entry of an order of the Court denying approval of this Stipulation.
- 6. This Stipulation is for procedural purposes only, intended solely for the purpose of administrative convenience and minimizing costs, and shall not be interpreted or construed to affect substantively any right, claim, or defense (a) held by the Debtors, individually or collectively, with respect to such consolidated proofs of claim or any other claim filed against the estates; and (b) in respect of any consolidated proofs of claim filed by the Agent, including, but not limited to, the amount, extent, validity, priority, and enforceability of any claim asserted by such proof of claim.

Dated: July 30, 2009

#### STIPULATED AND AGREED:

By:/s/Shirley S. Cho
James I. Stang, Esq. (CA Bar No. 94435)
Shirley S. Cho, Esq. (CA Bar No. 192616)
Werner Disse, Esq. (CA Bar No. 143458)
PACHULSKI STANG ZIEHL & JONES LLP
10100 Santa Monica Blvd., 11th Floor
Los Angeles, California 90067-4100
Tel: (310) 277-6910
Fax: (310) 201-0760
jstang@pszjlaw.com
scho@pszjlaw.com
wdisse@pszjlaw.com

Benjamin L. Schneider
ROPES & GRAY LLP
1211 Avenue of the Americas
New York, NY 10036-8704
Tel: (212) 596-9000
Fax: (212) 596-9090
Mark.Somerstein@ropesgray.com
Benjamin.Schneider@ropesgray.com
Attorneys for Wells Fargo Bank, National
Association, as Agent

By:/s/Benjamin L. Schneider

Mark R. Somerstein